

Message Text

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14
ORIGIN IO-03

INFO OCT-01 ISO-00 AF-01 NEA-01 SIG-01 /007 R

66011
DRAFTED BY/IO/UNP:JFTEFFT:MR

APPROVED BY:IO:TRLYNCH

AF/I:JWHITING

NEA/IAI:GKULICK

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R 150040Z JUL 76

FM SECSTATE WASHDC

TO ALL AFRICAN DIPLOMATIC POSTS

AMEMBASSY ALGIERS

AMEMBASSY CAIRO

AMEMBASSY RABAT

AMEMBASSY TUNIS

XMT AMEMBASSY COTONOU

AMEMBASSY DAR ES SALAAM

AMEMBASSY NAIROBI

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FOL RPT USUN 2855 INFO BUCHAREST COTONOU GEORGETOWN
ISLAMABAD MOSCOW NAIROBI PANAMA STOCKHOLM TOKYO
TRIPOLI TEL AVIV PEKING CONAKRY SECSTATE JUL 13

QUOTE: UNCLAS USUN 2855

DEPT PLEASE PASS OAU POSTS AS DESIRED

FOLLOWING IS EXCERPT FROM OUR UNSUMMARY NO 131 REPEATED FOR
UR INFO

E.O. 11652: N/A

TAGS: OGEN

SUBJECT: SECURITY COUNCIL --ENTEBBE EVENTS

SECURITY COUNCIL -- ENTEBBE EVENTS

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UK AMB RICHARD INTRODUCED US-UK DRAFT RESOLUTION AND
TANZANIAN AMB SALIM INTRODUCED TANZANIA-LIBYA-BENIN
DRAFT AS THE SECURITY COUNCIL CONTINUED CONSIDERATION
JULY 12 OF ISRAELI OPERATION AT ENTEBBE AIRPORT. RICHARD

ALSO ANNOUNCED THAT THE UK SECRETARY WHO SAW MRS. DORA BLOCH JULY 4 WAS BEING EXPELLED FROM UGANDA JULY 13 AND THE BRITISH COMMUNITY THERE WAS RECEIVING "SERIOUS THREATS." STATEMENTS WERE ALSO MADE BY FOREIGN MINISTER OF MAURITIUS AND REPRESENTATIVES OF GUINEA, GUYANA, SWEDEN, BENIN, SOMALIA, FRG, YUGOSLAVIA, U.S., PAKISTAN AND USSR. IN RIGHT OF REPLY LIBAY ACCUSED THE U.S. AND UK OF WANTING TO "SABOTAGE US" IN SUBMITTING WO-POWER DRAFT RESOLUTION. THE NEXT MEETING IS SCHEDULED FOR 3:00 P.M., JULY 13.

THE US-UK RESOLUTION (S/12138) WOULD, INTER ALIA, CONDEMN HIJACKING...AND CALL ON STATES TO TAKE EVERY NECESSARY MEASURE TO PREVENT AND PUNISH ALL SUCH TERRORIST ACTS; DEPLORE TRAGIC LOSS OF HUMAN LIFE WHICH RESULTED FROM HIJACKING THE FRENCH AIRCRAFT; REAFFIRM NEED TO RESPECT SOVEREIGNTY AND TERRITORIAL INTEGRITY OF ALL STATES; AND ENJOIN INTERNATIONAL COMMUNITY TO GIVE THE HIGHEST PRIORITY TO THE CONSIDERATION OF FURTHER MEANS OF ASSURING THE SAFETY AND RELIABILITY OF INTERNATIONAL CIVIL AVIATION. THE TANZANIA-LIBYA-BENIN DRAFT (S/12139) WOULD CONDEMN ISRAEL'S FLAGRANT VIOLATION OF UGANDA'S SOVEREIGNTY AND TERRITORIAL INTEGRITY; DEMAND THAT ISRAEL MEET UGANDA'S JUST CLAIMS FOR FULL COMPENSATION FOR DAMAGE AND DESTRUCTION; AND REQUEST THE SECRETARY GENERAL TO FOLLOW THE IMPLEMENTATION OF THIS RESOLUTION.

AT THE OUTSET, ON POINT OF ORDER, KIKHIA (LIBYA) STATED THE ITEM WAS CLEAR -- "CRIMINAL ACT OF AGGRESSION COMMITTED BY THE ZIONIST RACIST TERRORISTS" AGAINST UGANDA -- AND HE HOPED THE PRESIDENT WOULD CALL ON SPEAKERS TO LIMIT THEMSELVES TO THAT ITEM. HE REFERRED TO THE U.S. LETTER (S/12134) TRANSMITTING THE TEXT OF THE HAGUE CONVENTION OF 1970 FOR THE SUPPRESSION OF UNLAWFUL SEIZURE OF AIRCRAFT, STATED THAT THE CONTENTS OF THE U.S. LETTER WERE IRRELEVANT TO THE AGENDA ITEM, AND OPPOSED ANY "ATTEMPT TO HIJACK THE DEBATE" UNDER THE GUISE OF DEBATING HIJACKING. GOV SCRANTON ASSURED THE LIBYAN REPRESENTATIVE THAT THE U.S. UNCLASSIFIED

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CONSIDERED THE CONTENTS OF ITS LETTER OF "VERY GREAT RELEVANCE" TO THE ITEM, AND HE HOPED LIBYA WAS AS INTERESTED IN HAVING HIJACKING STOPPED AS IT WAS IN NOT HAVING IT DEBATED. KIKHIA REPLIED THAT LIBYA WAS AGAINST HIJACKING AND WAS NOT AGAINST DISCUSSING IT AS A SEPARATE ITEM, BUT DID NOT WANT IT BROUGHT UP NOW AS "JUSTIFICATION FO THE AGGRESSION AGAINST UGANDA."

GUINEA -- CAMARA CHARGED THAT THE ZIONIST AIR FORCE DREAMED OF IMPOSING ITSELF AS MASTER OF UGANDA, SAID THERE WAS REAL DANGER IN PRECEDENT ISRAEL ESTABLISHED, AND REFERRED TO SOUTH AFRICAN LAW ALLOWING IT TO INTERFERE ANYWHERE IN AFRICA. HE DECLARED THAT THE SC MUST VIGOROUSLY CONDEMN

ISRAEL'S AGGRESSION AND DEMAND THAT IT PAY IMMEDIATE REPARATIONS FOR THE DAMAGE DONE UGANDA. GUINEA WAS SURE THAT PEOPLE WOULD NOT BE DUPED BY THE REASONS SET FORTH BY ISRAEL FOR ITS "ADVENTURE" AND FELT THE ISRAELI OPERATION HAD OTHER OBJECTIVES THAN THE LIBERATION OF HOSTAGES.

MAURITIUS -- FOREIGN MINISTER SIR HAROLD WALTER SAID THAT HIS COUNTRY, AS CHAIRMAN OF THE OAU COUNCIL OF MINISTERS, HAD BEEN CHARGED, ALONG WITH GUINEA AND EGYPT, WITH SUPPORTING UGANDA IN ITS "JUST CASE." EVIDENCE PRESENTED BY FRANCE REFUTED ISREL'S CLAIM OF "PRIOR KNOWLEDGE AND ACTIVE CONNIVANCE" BY UGANDA, AND HE THOUGHT PRESIDENT AMIN SHOULD BE PRAISED, NOT CRITICIZED, FOR HIS EFFORTS. HE QUOTED FROM SCRANTON'S STATEMENT RELATING TO THE INCIDENT. HE, ALSO, FEARED THAT DANGEROUS PRECEDENT HAD BEEN SET.

GUYANA -- HAYNES RECALLED THE DEFINITION OF AGGRESSION, AND CALLED THE ISRAELI ACTION "NAKED, BRUTAL AGGRESSION" WHICH SHOULD BE CONDEMNED "IN THE STRONGEST POSSIBLE TERMS." HE DECLARED THAT IT ATTEMPT TO JUSTIFY THE ISRAELI ACTION FOR SHORT-TERM POLITICAL OBJECTIVES WAS TO HOLD THE INTERNATIONAL COMMUNITY FOR RANSOM. THOSE WHO SOUGHT TO MISCONSTRUE THE IMPLICATIONS OF THE ISSUE -- THE AGGRESSION OF ISRAEL AGAINST UGANDA -- ONLY RENDERED MORE DIFFICULT THE SEARCH, THROUGH THE GA, FOR A SOLUTION TO THE PHENOMENON OF INTERNATIONAL TERRORISM. HAYNES WAS COMPLIMENTARY TOWARD U.S. INDEPENDENCE DAY.

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UK -- AMB RICHARD REPORTED THAT A MEMBER OF THE HIGH COMMISSION STAFF HAD VISITED MRS. BLOCH ON THE EVENING OF JULY 4 IN THE HOSPITAL -- "LONG AFTER THE ISRAELI AIRCRAFT HAD LEFT ENTEBBE AIRPORT," AND IT WAS "SIMPLY NOT TRUE" TO ASSERT AS THE UGANDAN FOREIGN MINISTER DID BEFORE THE SC JULY 9 THAT MRS. BLOCH HAD LEFT THE HOSPITAL JULY 3 AND RETURNED TO THE ENTEBBE AIRPORT. THIS WAS CONFIRMED BY A MEMBER OF THE FRENCH EMBASSY WHO HAD SEEN HER IN THE HOSPITAL, ALSO. RICHARD SAID "MY GOVERNMENT IS ENTIRELY SATISFIED THAT THE UGANDANS HAD CUSTODY OF MRS. BLOCH AT THE TIME OF THE ISRAELI RAID AND THEREAFTER," AND HE QUOTED FROM THE JULY 12 STATEMENT IN THE HOUSE OF COMMONS BY THE MINISTER OF STATE IN THE FOREIGN AND COMMONWEALTH OFFICE, WHICH REGRETTED THAT THERE SEEMED LITTLE DOUBT MRS. BLOCH WAS TAKEN FROM HER HOSPITAL ROOM ABOUT 9:30 P.M., JULY 4, AND IS NO LONGER ALIVE. RICHARD TOLD THE SC: "THERE IS ONLY ONE GOVERNMENT THAT CAN KNOW WHAT HAPPENED AND IF THEY DO NOT KNOW ALREADY THEY ARE THE ONLY GOVERNMENT THAT HAS THE MEANS OF FINDING OUT, NAMELY THE GOVERNMENT OF UGANDA." "WE NOW LOOK TO THEM TO DO SO." (RICHARD'S STATEMENT TO UGANDANS CONCERNING MRS. BLOCH WAS AS STRONG A STATEMENT TO ANY GOVERNMENT CONCERNING AN

INDIVIDUAL THAT USUN HAS HEARD IN THE SC.)

CONTINUING, RICHARD SAID THERE WAS A NEED TO AVOID A REPETITION OF THE SITUATION BY WHICH A GOVERNMENT WAS DRIVEN TO TAKE UNILATERAL ACTION, AND THE SC SHOULD CONCENTRATE ON THAT ASPECT NOW. HE TOLD THE COUNCIL IT WOULD BE INCREASABLE, EVEN DISHONEST, IF IT ADDRESSED ITSELF TO WHAT HAPPENED TO ENTEBBE WITHOUT AT THE SAME TIME CONSIDERING WHAT SHOULD BE DONE ABOUT HIJACKING. INTRODUCING THE US-UK DRAFT RESOLUTION, HE EXPLAINED THAT IT SOUGHT TO RECOMMEND, WITH A SENSE OF BALANCE AND OF JUSTICE, AND OUTCOME TO THE DEBATE WHICH WOULD COMMAND A WIDE MEASURE OF SUPPORT FROM THE COUNCIL. EFFORTS SHOULD BE MADE TO BREACH DIVISIONS ON THE MATTER, HE SAID, ADDING HE HOPED THAT ONCE THE "EXCESSIVE RHETORIC" HAD SUBSIDED WISDOM AND THE RULE OF LAW WOULD PREVAIL.

SWEDEN --SUNDBERG SAID THIS WAS A MULTIFACETED ISSUE AND SWEDEN, WHILE UNABLE TO RECONCILE THE ISRAELI ACTION UNCLASSIFIED

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WITH THE STRICT RULES OF THE CHARTER, DID NOT FIND IT POSSIBLE TO JOIN IN A CONDEMNATION IN THIS CASE. NEW EFFORTS MUST BE UNDERTAKEN TO ACHIEVE BROAD INTERNATIONAL AGREEMENT TO COMBAT TERRORISM. THE EVENTS BEING CONSIDERED SHOULD SERVE AS A FORCEFUL REMINDER THAT THE ATTEMPTS TO REACH A POLITICAL SETTLEMENT OF THE MIDDLE EAST PROBLEM, TAKING INTO ACCOUNT THE INTERESTS OF ALL PARTIES, SHOULD BE INTENSIFIED.

BENIN--BOYA DECLARED THAT THIS ACT CONCERNED ALL OF AFRICA--IF THE AIRCRAFT HAD LANDED IN THE SOVIET UNION ISRAEL WOULD CERTAINLY NOT HAVE HAD THE AUDACITY TO ATTACK THE USSR. PRESIDENT AMIN HAD DONE EVERYTHING POSSIBLE TO ASSURE THE SAFETY OF THE HOSTAGES, AND HAD BEEN DUPED IN A REPREHENSIBLE MANNER. THE SC MUST RECOGNIZE THAT ISRAEL HAD PLACED ITSELF OUTSIDE INTERNATIONAL JUSTICE, DESERVED UNANIMOUS CONDEMNATION, AND THE SC MUST ASSURE THAT ISRAEL PAID REPARATIONS FOR THE DAMAGE DONE.

SOMALIA--HUSSEN, IN STRONGLY ANTI-ISRAEL STATEMENT, URGED STRONGEST POSSIBLE CONDEMNATION OF ISRAEL AND CLAIMED THAT THE VERY EXISTENCE OF A UN MEMBER HAD BEEN AT STAKE. HE CHARGED THAT ISRAEL'S INTEREST IN UGANDA WAS LARGELY MOTIVATED BY THE SUDANESE CIVIL WAR AND THAT ISRAEL SUPPLIED ARMS TO SOUTHERN SUDANESE. SOMALIA ALSO HAD BEEN SUBJECT TO UNWARRANTED INTERFERENCE. SOMALIA FOUND IT HARD TO BELIEVE THAT ISRAEL HAD NOT GOTTEN A HELPING HAND FROM ITS CUSTOMARY SUPPORTERS IN CONDUCTING THE ENTEBBE OPERATION AS HAD BEEN THE CASE IN ALL ITS PAST MILITARY "ADVANTURDES." AND FELT THE TRUTH WOULD ULTIMATELY COME OUT. HE DENIED ALLEGATIONS SOMALIA WAS INVOLVED IN THE HIJACKING, ACCUSED THE ISRAELI REPRESENTATIVE OF DISTORTING ACCOUNT OF LOYADA INCIDENT, AND DECLARED THAT

INCIDENTS OF LOYADA AND MAYAGUEZ, LIKE ENTEBBE, WERE CASES
OF "AGGRESSION BY STATES WHOSE ARROGANCE OF POWER"
MADE THEM OBLIVIOUS OF RESPECT FOR THE PRINCIPLE OF INTERNATIONAL
LAW AND EQUAL SOVEREIGNTY AMONG NATIONS. HE CALLED FOR ADEQUATE
AND PROMPT MEASURES AGAINST ISRAEL.

FRG--VON WECHMAR OBSERVED IT HAD BEEN INTENDED TO COMPEL FRG,
UNDER THREAT OF DEATH TO THE HOSTAGES, TO RELEASE CRIMINALS.
HE REGRETTED GERMAN NATIONALS WERE AMONG THE KIDNAPPERS,
AND ASKED IF IT SHOULD BE FOUND THEY HAD ACCOMPLICES IN HIS COUNTRY
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THEY WOULD BE SEVERELY PUNISHED. HE DENIED FRG KNEW ABOUT
THE RESCUE PLAN IN ADVANCE. IN HIS VIEW THIS
MOST RECENT HIJACKING, AS WELL AS THE ASSAULT ONE OPEC
MINISTERS IN VIENNA IN DECEMBER, WERE NOTHING BUT CRIMINAL
ACTS. PRIORITY SHOULD BE GIVEN TO INTERNATIONAL MEASURES
TO PREVENT THE TAKING OF HOSTAGES, AND FRG URGED THAT THE NEXT
GA CONSIDER THIS ISSUE, INCLUDING THE PREPARATION OF A CON-
VENTION ON INTERNATIONAL MEASURES AGAINST THE TAKING OF HOS-
TAGES, WHICH WOULD ENSURE, IN PARTICULAR, THAT
THOSE PERPETRATING SUCH ACTS WERE EITHER EXTRADITED OR
PROSECUTED IN THE COUNTRY WHERE THEY WERE APPREHENDED.

YUGOSLAVIA- MUJENZINOVIC DECLARED IT WAS INADMISSABLE TO
TO REACT TO THE TERRORIST ACTS OF INDIVIDUALS AND GROUPS,
WHICH WERE CONDEMNED BY THE INTERNATIONAL COMMUNITY AS A
WHOLE, BY THE TERRORIST ATTACK OF THE STATE OF ISRAEL
AGAINST A SOVEREIGN AND INDEPENDENT COUNTRY. HE SUPPORTED THE OAU
STAND.

U.S. -- GOV SCRANTON SAID THE SC MUST BE DEEPLY CONCERNED WITH
THE PROBLEM OF AIR PIRACY; THE ISRAELI OPERATION WOULD
NEVER HAVE COME ABOUT HAD NOT HIJACKING OF THE AIR FRANCE
FLIGHT FROM ATHENS NOT TAKEN PLACE. ISRAEL HAD GOOD REASON
TO BELIEVE THAT AT THE TIME IT ACTED ISRAELI NATIONALS WERE
IN IMMINENT DANGER OF EXECUTION BY THE HIJACKERS, AND
THERE WAS WELL ESTABLISHED RIGHT TO USE LIMITED FORCE FOR
PROTECTION OF ONE'S OWN NATIONALS. THE APPARENT SUPPORT
GIVEN THE HIJACKERS BY THE UGANDAN AUTHORITIES CAUSED
QUESTIONS WHETHER UGANDA LIVED UP TO ITS INTERNATIONAL LEGAL
OBLIGATIONS UNDER THE HAGUE CONVENTION; THE RIGHTS OF A
STATE CARRIED WITH THEM SOME IMPORTANT RESPONSIBILITIES
WHICH WERE NOT MET BY UGANDA IN THIS CASE. MOREOVER, IT
WOULD BE SELF-DEFEATING AND A DANGEROUS POLICY TO RELEASE
PRISONERS, CONVICTED IN SOME CASES OF EARLIER ACTS OF TERRORISM,
IN ORDER TO ACCEDE TO THE DEMANDS OF THE TERRORISTS.
AT THE VERY LEAST, THE SC SHOULD IMMEDIATELY RECORD ITS
COLLECTIVE VIEW THAT INTERNATIONAL TERRORISM--AND
SPECIFICALLY HIJACKING--MUST BE STOPPED. HE REFERRED
TO THE 1972 U.S. PROPOSAL FOR A DRAFT CONVENTION AND NOTED NOTHING
CAME OF IT BECAUSE OF DISAGREEMENT OVER THE DEFINITION OF

TERRORISM, AND SAID THE U.S. WOULD CONTINUE TO PRESS IN ICAO
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FOR AN INDEPENDENT CONVENTION. HE URGED THE SC TO RE-AFFIRM ITS OWN STAND IN OPPOSITION TO AIR HIJACKING AND TO TAKE A FIRM STAND AGAINST TERRORIST HIJACKING. AGREEING THERE WAS A TEMPORARY BREACH OF THE TERRITORIAL SOVEREIGNTY OF UGANDA, SCRANTON SAID THERE WAS ANOTHER VALUE, ANOTHER JUDGMENT, WHICH SURPASSED THAT IN IMPORTANCE. THAT RESPONSIBILITY LAY WITH THE GOVERNMENT OF ISRAEL TO PROTECT ITS CITIZENS--HOSTAGES THREATENED WITH THEIR VER LIVES AND IN MORTAL DANGER IN A FAR AWAY PLACE. THOSE PEOPLE WERE THAT THE ONLY POSSIBILITY OF FREEDOM CAME FROM "A GOVERNMENT WHOSE HEAD HAD REJOICED AT THE SLAYING OF ISRAELI ATHLETES AT MUNICH, CALLED FOR THE EXTINCTION OF ISRAEL, AND PRAISED THE MADMAN HITLER WHO HAD ON HIS EVIL CONSCIENCE THE MURDER OF SIX MILLION JEWS." UNDER SUCH CIRCUMSTANCES, ISREL HAD "INVOKED ONE OF THE MOST REMARKABLE RESUCE MISSIONS IN HISTORY, A COMBINATION OF GUTS AND BRAINS THAT HAS SELDOM IF EVER BEEN SURPASSED" AND WHICH ELECTRIFIED MILLIONS EVERYWHERE, SCRANTON DECLARED.
(USUN 2849 NOTAL)

TANZANIA -- SALIM QUOTED EXPERTS ON INTERNATIONAL LAW IN ORDER TO "DEMONSTRATE THE EMPTINESS OF THE ISRAELI CASE," EXPRESSED "OUTRAGE" AT THE "ARROGANT DISPLAY OF POWER" BY ISRAEL, AND DECLARED THAT ISRAEL WAS SHOWING "CONTEMPT" FOR AFRICA WHICH SHOULD NOT BE TAKEN LIGHTLY. HE THEN INTRODUCED BENIN-LIBYA-TANZANIA RESOLUTION WHICH, HE SAID, ADDRESSED ITSELF DIRECTLY TO THE ISRAELI ACTION AGAINST UGANDA. ALTHOUGH HE WAS NOT AGAINST A DISCUSSION OF HIJACKING IN GENERAL, THAT WAS NOT THE MATTER UNDER DISCUSSION.

PAKISTAN -- MIRZA PSOKE OF LONG CATALOGUE OF VIOLENT EVENTS AND ACTS OF TERRORISM BY ZIONISTS, SAID NO AMOUNT OF RHETORIC COULD BE ALLOWED TO CLOUD THE ISSUE BEFORE THE SC WHICH WAS AGGRESSION BY ISRAEL AGAINST UGANDA, AND EMPHASIZED THAT THE SC WOULD FAIL IN ITS DUTY IF IT DID NOT CONDEMN THE ISRAELI AGGRESSION AND DEMAND COMPENSATION FOR LOSS OF LIFE AND PROPERTY IN UGANDA. HE CONSIDERED THE THREE-POWER DRAFT RESOLUTION THE MINIMUM ACTION THE SC COULD TAKE.

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USSR -- KHLARLAMOV, WHO EXPRESSED CONDOLENCES ON THE DEATH OF PRC CHAIRMAN CHU TEH, DECLARED THAT ONE OF THE REASONS CITED COULD JUSTIFY ISRAEL'S ACTION, AND ADDED THAT ISRAEL HAD BEEN "ARMED BY OTHER STATES FOR THIS PURPOSE." HE

MENTIONED DESTRUCTION OF MIG'S. THE SOVIET UNION WAS PREPARED TO DO ALL IN ITS POWER TO STOP THE DANGEROUS PHENOMENON OF INTERNATIONAL TERRORISM, BUT THAT WAS NOT THE ISSUE BEFORE THE SC. THIS WAS STATE TERRORISM. HE SUPPORTED THE THREE-POWER PROPOSAL.

UK AMB RICHARD THEN ANNOUNCED DISTURBING DEVELOPMENTS IN UGANDA: THE SECOND SECRETARY OF THE BRITISH HIGH COMMISSION, WHO SAW MRS. DORA BLOCH IN THE HOSPITAL IN UGANDA, WAS TO BE EXPelled FROM UGANDA JULY 13, AS WELL AS TWO OTHERS, AND "SERIOUS THREATS" HAD BEEN MADE AGAINST THE BRITISH COMMUNITY IN UGANDA. A "PARTICULARLY SINISTER" ASPECT OF THIS WAS THAT THE ACTION WAS TO BE TAKEN AFTER THE SC DEBATE ON THE MATTER.

LIBYAN AMB KIKHIA, UNDER RIGHT OF REPLY, SAID THE U.S. RPT U.S. STATEMENT MERITED DEEP STUDY, NOT ONLY BECAUSE OF ITS CONTENTS BUT ALSO BECAUSE IT CAME FROM A SUPERPOWER. THE U.S. SUPPORTED ISRAELI AGGRESSION, AND HE RESERVED RIGHT TO REPLY LATER. HE RECALLED HIS APPEAL TO THE SC PRESIDENT TO ENSURE THAT THE DEBATE WAS LIMITED TO THE ISRAELI AGGRESSION AGAINST UGANDA, AND SAID THE APPEAL WAS NOT WITHOUT REASON, JUDGING BY THE "THE HISTERICAL EUPHORIA" IN WESTERN COUNTRIES AND THE LANGUAGE USED BY WESTERN MASS MEDIA IN REFERRING TO THE ISRAELI ACTION. HE DECLARED THAT THE HASTY INTRODUCTION OF THE DRAFT RESOLUTION BY THE US AND UK, WITHOUT ANY CONSULTATIONS, WHILE THE AFRICAN STATES WERE NEGOTIATING AND TRYING TO WORK OUT AN AGREED TEXT, SHOWED THE TWO POWERS ONLY WANTED TO DIVERT ATTENTION FROM THE ISRAELI AGGRESSION. THEY WERE FOLLOWING "A MACHIAVELLIAN PLAN." THEY WANTED TO "SABOTAGE US," AND THEY HAD GONE AGAINST ESTABLISHED PRACTICE AND "FAIR PLAY," KIKHIA COMPLAINED.

UK AMB RICHARD TOTALLY REJECTED ALLEGATION UK AND US HAD DONE ANYTHING CONTRARY TO ESTABLISHED PRACTICE; THE US-UK DRAFT WAS SHOWN TO DELEGATIONS LAST WEEK. IF THE LIBYAN UNCLASSIFIED

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REPRESENTATIVE DID NOT LIKE THE TEXT, HE COULD VOTE AGAINST IT AND HE WAS SURE KIKHIA WOULD DO EXACTLY THAT.
SCRANTON
UNQUOTE KISSINGER

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Message Attributes

Automatic Decaptoning: X
Capture Date: 15 SEP 1999
Channel Indicators: n/a
Current Classification: UNCLASSIFIED
Concepts: n/a
Control Number: n/a
Copy: SINGLE
Draft Date: 15 JUL 1976
Decaption Date: 01 JAN 1960
Decaption Note:
Disposition Action: n/a
Disposition Approved on Date:
Disposition Authority: n/a
Disposition Case Number: n/a
Disposition Comment:
Disposition Date: 01 JAN 1960
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
Document Number: 1976STATE174788
Document Source: ADS
Document Unique ID: 00
Drafter:
Enclosure: n/a
Executive Order: N/A
Errors: n/a
Film Number: D760272-0680
From: STATE
Handling Restrictions: n/a
Image Path:
ISecure: 1
Legacy Key: link1976/newtext/t197607109/baaaepim.tel
Line Count: 372
Locator: TEXT ON-LINE, TEXT ON MICROFILM
Office: ORIGIN IO
Original Classification: UNCLASSIFIED
Original Handling Restrictions: n/a
Original Previous Classification: n/a
Original Previous Handling Restrictions: n/a
Page Count: 7
Previous Channel Indicators:
Previous Classification: n/a
Previous Handling Restrictions: n/a
Reference: n/a
Review Action: RELEASED, APPROVED
Review Authority: schaefaj
Review Comment: n/a
Review Content Flags:
Review Date: 22 APR 2004
Review Event:
Review Exemptions: n/a
Review History: RELEASED <22 APR 2004 by ThomasVJ>; APPROVED <05 OCT 2004 by schaefaj>
Review Markings:

Margaret P. Grafeld
Declassified/Released
US Department of State
EO Systematic Review
04 MAY 2006

Review Media Identifier:
Review Referrals: n/a
Review Release Date: n/a
Review Release Event: n/a
Review Transfer Date:
Review Withdrawn Fields: n/a
Secure: OPEN
Status: NATIVE
Subject: SECURITY COUNCIL --ENTEBBE EVENTS
TAGS: OGEN
To: ALL AFRICAN DIPLOMATIC POSTS
ALGIERS
CAIRO
RABAT
TUNIS
XMT COTONOU

DAR ES SALAAM

NAIROBI

Type: TE

Markings: Margaret P. Grafeld Declassified/Released US Department of State EO Systematic Review 04 MAY 2006